

CHAPTER 74.

HIGHWAY ACROSS STATE LANDS.

S. F. 155.

Authority to
establish cer-
tain highway
across state
property.

AN ACT authorizing the location of a highway across land belonging to the State of Iowa in Buchanan county.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the board of supervisors of Buchanan county, Iowa, is hereby authorized to establish a highway on the north side of the north half of north-east quarter of section eight (8), township eighty-eight (88), range nine (9), Iowa, by and with the consent of the trustees of the Hospital for the Insane at Independence, provided that the land taken for such highway shall not exceed three (3) rods in width across the north side of said premises.

Publication
clause.

SEC. 2. This act being deemed of immediate importance, it shall take effect from and after publication in the Iowa State Register a newspaper published in Des Moines, Iowa, and the Bulletin-Journal a newspaper published at Independence, Iowa.

Approved March 24, 1892.

I hereby certify that the foregoing act was published in the *Iowa State Register*, March 29, and the *Bulletin-Journal*, March 31, 1892.

W. M. McFARLAND, *Secretary of State.*

CHAPTER 75.

EAST CLEVELAND SCHOOL DISTRICT ABOLISHED.

S. F. 75.

AN ACT to abolish the Independent School District of East Cleveland No. 10, in Lucas county to annex the territory of said district to the district township of Whitebreast, and to turn over all property and moneys of said independent district to said district township.

Inability to
support a
school.

WHEREAS, Independent district of East Cleveland No. 10, Lucas county, having become so depopulated as to be left without school officers or electors sufficient to reorganized or to support a school: and

\$1,000 school
fund and prop-
erty in treasury

WHEREAS: There is about \$1,000. of school funds to the proper credit of said district and other property which should be devoted to school purposes, which, without a district organization cannot be disposed of, and makes this a case proper for legislative interposition,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the independent school district in Whitebreast township, Lucas county, Iowa, known as the Independent District of East Cleveland, No. 10., be and is hereby abolished; and all the territory of said independent district, is hereby annexed and attached to the district township of Whitebreast for school purposes.

School district abolished.

SEC. 2. All the property of whatsoever kind, including moneys belonging to said independent district, shall be turned over to the aforesaid district township, to be taken, held and used by it, as its own.

Property to be turned over.

SEC. 3. The president and treasurer of said district township are hereby authorized and empowered to make settlement with the treasurer of said independent district, and to receive from said treasurer all moneys and securities in his hands belonging to said independent district, and receipt him in full for the same.

Settlement to be made with treasurer.

SEC. 4. All records and papers of said independent district shall be turned over to the proper officers of said district township.

Papers and records turned over

SEC. 5. This law being deemed of immediate importance, shall take effect from and after its publication in the Des Moines Leader and the Iowa State Register.

Publication clause.

Approved March 26, 1892.

I hereby certify that the foregoing act was published in *Des Moines Leader*, March 31, and in the *Iowa State Register*, April 5, 1892.

W. M. MCFARLAND, *Secretary of State.*

CHAPTER 76.

INDEBTEDNESS OF ORPHANS ASYLUM AT ANDREW.

AN ACT to extend the time for paying the indebtedness of the Orphans Asylum at Andrew, Iowa.

H. F. 518.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the time of payment of the indebtedness of the orphan asylum at Andrew, Jackson county, Iowa, to the state, is hereby extended to the period of four (4) years without interest from the time said note and mortgage became due as extended by the Twenty-second General Assembly. *Provided*, however, if said orphan asylum shall be used or its property converted to any other use or purpose than of an asylum for destitute orphan children, the whole amount of said indebtedness shall at once become due and payable.

Time of payment extended four years.

When payment may become due.